, 1	IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
2	IN AND FOR PALM BEACH COUNTY, FLORIDA
3	CRIMINAL DIVISION
4	
5	STATE OF FLORIDA)
6 :	vs) CASE NO. 06 CF9454AMB
7	JEFFREY EPSTEIN)
	Defendant.)
8	
9	PLEA CONFERENCE
10	
11	PRESIDING: HONORABLE DEBORAH DALE PUCILLO
12	APPEARANCES:
13	ON BEHALF OF THE STATE:
14	BARRY E. KRISCHER, ESQUIRE State Attorney
15	401 North Dixie Highway West Palm Beach, Florida 33401
16	By: LANNA BELOHLAVEK, ESQUIRE Assistant State Attorney
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18	250 Australian Avenue South Suite 1400
19	West Palm Beach, Florida 33401 By: JACK GOLDBERGER, ESQUIRE
20	CERTIFIED COPY
21	AND NORMAN POR FOLK TO THE COLUMN NAME OF THE COLUM
22	
23	
24	June 30, 2008 Palm Beach County Courthouse
25	West Palm Beach, Florida 33401 Beginning at 8:40 o'clock, a.m.

proceedings were had in the above-entitled cause before the HONORABLE DEBORAH DALE PUCILLO, one of the judges of the aforesaid court, at the Palm Beach County Courthouse, located in the City of West-Palm Beach, State of Florida on June 20, 2008 beginning at 8:40 o'clock, a.m. with appearances as hereinbefore noted, to wit: THEREUPON: MR. GOLDBERGER: Good morning, Judge, Jack Goldberger on behalf of Jeffrey Epstein. THE COURT: Good morning. MR. GOLDBERGER: Your Honor, we are here for a plea conference. THE COURT: Raise your right hand. THEREUPON: JEFFREY EPSTEIN, after being called as a witness by the Defense and after being first duly sworn by the Court, was examined and testified as follows: THE COURT: Is this one case or two? MS. BELOHLAVEK: Two.	 1	BE IT REMEMBERED that the following
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MS. BELOHLAVEK: Two.	22	THE DEFENDANT: Yes, ma'am.
	23	THE COURT: Is this one case or two?
25 THE COURT: May I see the PC	24	MS. BELOHLAVEK: Two.
The second distribution and th	 25	THE COURT: May I see the PC

1	affidavit in both cases, please?
2	MS. BELOHLAVEK: There are no PC
3	affidavits. There was originally an
4	Indictment, the second charge was filed
5	arising out of the booking. It was all
6	testimony presented to the grand jury.
7	THE COURT: Let me see the Indictment
8	then?
9	I have one Indictment, one
10	Information?
11	MS. BELOHLAVEK: Correct.
12	THE COURT: So one case is charged by
13	Indictment, one is charged by Information?
14	MS. BELOHLAVEK: Correct.
15	THE COURT: In case 2006036744 you
16	are charged with procuring a person under
17	18 for prostitution, a second degree
18	felony, maximum penalty of fifteen years
19	Department of Corrections; minimum, some
20	period of probation. No mandatory minimum
21	apply, is that correct, State?
22	MS. BELOHLAVEK: Correct.
23	THE COURT: And in case number 06
24	9454CF, you are charged with felony
25	solicitation to prostitution, a third

1.	degree felony, punishable by a maximum
. 2	penalty of five years in the Department of
3	Corrections, and a minimum, probation. No
4	mandatory minimums, correct?
5	MS. BELOHLAVEK: Correct.
6	THE COURT: The defendant has no
.7	prior criminal record?
8	MS. BELOHLAVEK: Correct.
9	MR. GOLDBERGER: Yes, Your Honor.
10	THE COURT: You checked the NCIC as
11	well as State records?
12	MS. BELOHLAVEK: Yes.
13	THE COURT: And the guideline score
14	sheet I have before me shows 21.5 months in
15	the Department of Corrections as the lowest
16	permissible prison sentence in months.
17	Both sides agree to the preparation of the
18	guideline score sheet?
19	MR. GOLDBERGER: We so agree, Your
20	Honor.
21	MS. BELOHLAVEK: Yes.
22	THE COURT: What is proposed it
23	goes on for pages.
24	MR. GOLDBERGER: Your Honor, much of
25	the documentation is acknowledgement by my

1	client to community control, sex offender
2	status.
3	THE COURT: I understand.
4	Okay. What is proposed those
• 5	are the maximums and minimums, Mr. Epstein.
6-	What is proposed is that you will be
7	pleading guilty to felony solicitation to
8	prostitution and procuring a person under
9	18 for prosecution. A PSI would be waived,
10	you would be adjudicated guilty of both
11	felonies, is that correct?
12	MS. BELOHLAVEK: Correct.
13	THE COURT: And on 06 9454, the
14	defendant to be sentenced to 12-months in
15	the Palm Beach County detention
16	facility? He's going to do time in the
17	jail?
18	MS. BELOHLAVEK: Yes.
19	THE COURT: With credit for one day
20	served. And on 08 9381, he is to be
21	sentenced to six months in the Palm Beach
22	County jail detention facility, with credit
23	for one day served. And the six month
24	sentence is to be served consecutive to the
25	12 month sentence?

1	MS. BELOHLAVEK: Correct.
2	THE COURT: Following the six months
3	sentence, the defendant will be placed on
4	12-months of community control one. The
5	conditions of the community control are
6	attached hereto and incorporated herein.
7	As a special condition of
8	community control, he's to have no
9	unsupervised contact with minors and the
10	supervising adult must be approved and I
11	would say, pre-approved, approved aheadof
12	time, not after the fact by the Department
13	of Corrections. And you would mean by that
14	his community control officer?
15	MS. BELOHLAVEK: Correct.
16	THE COURT: The defendant is
17	designated as a sexual offender pursuant to
18	Florida Statute 943.0435 and must abide by
19	all the corresponding requirements of the
20	statute, a copy of which is attached hereto
21	and incorporated herein. The defendant
22	must provide a DNA sample in court at the
23	time of this plea. Is this the and the
24	attachments are the terms and conditions of
25	community control. There are some

1	squiggles on the bottom of the page, what
2	would those squiggles be?
3	MR. GOLDBERGER: Thank you, Your
4	Honor, those are my client's signature
5	acknowledging that we have gone over all
	the conditions.
7	THE COURT: One page after the plea
8	sheet that really spells out the terms and
9	conditions of community control, Florida
10	Statute 948.101, Mr. Epstein, is that
11	squiggle at the bottom your squiggle?
12	THE DEFENDANT: Yes, ma'am.
13	THE COURT: Would those be your
14	initials?
15	THE DEFENDANT: Yes, ma'am.
16	THE COURT: Did you read all of that
17	page?
18	THE DEFENDANT: Yes, ma'am.
19	THE COURT: Can you read?
20	THE DEFENDANT: Yes, ma'am.
21	THE COURT: How far did you go in
22	school?
23	THE DEFENDANT: High school.
24	THE COURT: That's your highest
25	degree?

1	THE DEFENDANT: Yes.	
2	THE COURT: And is this	our .
3	signature on the plea sheet tha	at recites
4	the terms of the plea I just re	ead?
5	THE DEFENDANT: Yes, ma'a	ım.
	THE COURT: Did you read	that
7	document as well?	
8	THE DEFENDANT: Yes, ma'a	ım.
.9	THE COURT: You understar	nd once you
10	do your 12 months followed by y	our six
11	months all in the Palm Beach Co	unty jail
12	you will then be put on communi	ty control
13	which involves having an electr	conic monitor
14	attached to you and	•
15	MR. GOLDBERGER: Actually	Your Honor,
16	the agreement of the parties is	to, it!s
17	community control one which is	not monitor.
18	THE COURT: Oh, community	control
19	one, is that spelled out in her	e?
20	MS. BELOHLAVEK: Yes.	
21	MR. GOLDBERGER: Yes, it	is, Your
22	Honor.	
23	MS. BELOHLAVEK: He does	not fall
24	under the Jessica Lunsford Act	which
25	requires the bracelet.	

1	THE COURT: Community control two.
2	MS. BELOHLAVEK: Correct.
3	THE COURT: Community control one
4	that would be no electronic monitor?
5	MR. GOLDBERGER: That is correct.
6	THE COURT: Now which of the terms
7	and conditions of community control one are
8	you incorporating?
9 .	MR. GOLDBERGER: I can go through
10	them with Your Honor.
11	THE COURT: None of the them appear
12	to be articulated in the plea sheet which
13	is why I'm asking.
14	MR. GOLDBERGER: These are the
15	standard conditions of community control by
16	statute would apply to anyone that goes on
17	community control and out of an abundance
18	of caution, we simply memorialized those
19	standard conditions in the plea sheet
20	agreement.
21	THE COURT: The Court shall require
22	intensive supervision and surveillance for
23	an offender placed on community control
24	which may include but is not limited to
25	specified contact with the parole and

1	probation officer, specified by who?
2	PROBATION OFFICER: Specified by you,
3	Your Honor.
4	THE COURT: I don't see that in the
5	plea sheet. That's why I'm asking the
6	questions. No one has specified how often,
7	how frequently he is to have contact with
8	his parole and probation officer.
9	Confinement to an agreed upon residence
10	during the hours away from employment and
11	public service activity, has that been
12	articulated?
13	MS. BELOHLAVEK: I believe
14	Judge McSorley has a standard order
15	somewhere on the bench up there regarding
16	this, I'm told by the prosecutor.
17	MS. LENHARDT: Judge, usually this is
18 .	the probation sheet she hands out to folks.
19	THE COURT: I have seen those
20	sheets I have seen them incorporated in
21	plea agreements which is why I'm asking.
22	MR. GOLDBERGER: I see.
23	THE COURT: Is there some reason you
24	didn't use this particular document in this
25	case?

1	MS. BELOHLAVEK: I didn't realize
2	until Ms. Lenhardt just told me that Judge
3	McSorley has that.
4	MR. GOLDBERGER: We'd be happy to
5	execute that document, Your Honor. We were
	we overreacted by just having him sign
7	off on all conditions of community control.
. 8	THE COURT: Well, this is
9	MR. GOLDBERGER: Perhaps the better
10	practice would be
11	THE COURT: This is, the reason
12	Judge McSorley does this which makes
13	ultimate sense is we're going to be here
14	half the morning if we're going to decide
15	among ourselves now what the
16	MR. GOLDBERGER: That makes sense.
17	THE COURT: I'm not going to leave
18	this just unspecified.
19	MS. BELOHLAVEK: We can take care of
20	that right now if you could give us a few
21	minutes.
22	THE COURT: All right.
23	These are the standard conditions
24	that Judge McSorley normally uses. If you
25	like them, you need to circle the ones that

1	apply and everyone must initial them. We
2	will go over it. If you wish to change
3	you understand there is quite a bit of
4	latitude given the court in putting
5	somebody on community control. If you
б	agree to some change, let me know, but
7	understand at the outset that I'm a big fan
8	of specificity. I want to know what he
. 9	will be doing for employment. I want to
10	know exactly where he is going to be living
11	and I want it on the record now. It can
12	change but it can only change with
13	preapproval by DOC. I want it crystal
14	clear. I don't want the community control
15	officer who gets this case the day he walks
16	out the Palm Beach County to have any doubt
17	or confusion as to exactly what this
18	defendant is supposed to do, where he is
19	supposed to be when, exactly what I am
20	requesting that officer to supervise.
21	MS. BELOHLAVEK: Absolutely.
22	THE COURT: Okay.
23	MR. GOLDBERGER: We will work on it.
24	Thank you, Your Honor.
25	THE COURT: We will recall that case.

1	(Brief recess.)
2	MR. GOLDBERGER: Your Honor, we are
3	back on Jeffrey Epstein, actually it
4	worked, we had an opportunity to go through
5	Judge McSorley's conditions of community
	control and we asked the Department of
7	Corrections representative to assist us to
8	make sure we did everything properly.
9	They were very helpful and we executed the
10	document.
1.1	MS. BELOHLAVEK: Yes, and Your Honor,
12	this defendant doesn't fall under the sex
13	offender probation but we have included
14	special sex offender conditions as part of
15	the community control and they are all
16	circled there.
17 .	THE COURT: The plea agreement stated
18	the defendant is designated as a sexual
19	offender pursuant to Florida Statute
20	942.035.
21	MS. BELOHLAVEK: Correct. But the
22	sex offender probation, the statute is
23	different and only applies to certain
24	offenses and this one was not enumerated.
25	THE COURT: Okay. I want to make

1	sure both I and the defendant are clear.
2	The sexual offender statute you are
3	referring to in the plea sheet is the one
4	that requires registration?
5 .	MS. BELOHLAVEK: Correct.
6	MR. GOLDBERGER: Correct.
7	THE COURT: And we will talk about
8	that.
9	MR. GOLDBERGER: Okay.
10	THE COURT: But it is not the one
11	that requires the special conditions of sex
12	offender probation?
13	MS. BELOHLAVEK: Correct.
14	THE COURT: Now, rather than 948, do
15	you want me to disregard 948? He's read
16	it?
17	MS. BELOHLAVEK: He's read it.
18	THE COURT: We will leave it in
19	there. But these conditions we are going
20	to go over right now are going to be viewed
21	in my mind, yes, and they have been signed
22	by the defendant and we will go over that
23	in a second as a part of the whole plea.
24	MS. BELOHLAVEK: Correct.
25	THE COURT: So circled are

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1	conditions, A, you will remain confined to
2	your residence except one half hour before
3	and after your approved employment,
4	community service work or any other
5	activity approved by your probation
6	officer.
7	B, you will maintain an hourly
8	accounting of all your activities on a
9	daily log which you will submit to your
10 .	supervising officer upon request.
11	My understanding about the daily
12	log, maybe I'm just confused from other:
13	cases I've heard, is the daily log is a
14	weekly log, I guess it is submitted ahead
15	of time, is that correct?
16	PROBATION OFFICER: That is correct,
17	Your Honor.
18	THE COURT: So part A, where he has
19	to stay in his residence except for one
20	hour before and after the approved
21	employment, community service work and
22	other activity. All that's information
23	that will be recorded in writing and the
24	defendant will have a copy and he will know
25	exactly where he is supposed to be when.

1	PROBATION OFFICER: That is correct,
2	Your Honor.
3	THE COURT: As will his supervising
4	probation officer. And then to document
5	that he's supposedly done all that he
6	himself will be keeping a daily log?
7	PROBATION OFFICER: That is correct,
8	Your Honor.
9	THE COURT: And the log form will be
10	provided by the department and he will be
11	turning that in every time he meets with
12	the probation officer?
13	PROBATION OFFICER: That is correct,
14	Your Honor.
15	THE COURT: Okay. So that applies
16	and F applies. Does E apply? No.
17	MS. BELOHLAVEK: Did I circle E?
18	THE COURT: No. F made one up,
19	the defendant will be residing at 358 El
20	Brillo Way, Palm Beach, Florida, 33480. He
21	knows now that that's where he will be
22	living when he is released after his 12
23	months and six months.
24	MR. GOLDBERGER: That is correct,
25	Your Honor.

1		THE COURT: That's a private
2		residence?
3		MR. GOLDBERGER: That is his home.
4		THE COURT: Does he own the
5		residence?
6		MR. GOLDBERGER: He does, Your Honor.
7		THE COURT: Is there any possibility
8		that he no longer owns the residence?
9		MR. GOLDBERGER: Not anticipated,
10		Your Honor.
11		THE COURT: Okay. Should he not be
12		for whatever reason 18-months is a long
13		time, should he not be owning that
14	:	residence or able to reside there, he will
15	:	have the obligation of notifying his
1.6		probation officer prior, and I emphasize
17		this, prior to his release from custody. I
18		assume that the department will be notified
19]	prior to, to his release?
20		PROBATION OFFICER: That is correct,
21	,	Your Honor.
22		THE COURT: And then you would need
23	;	to send someone to meet with him before he
24	7	walks out of the Palm Beach County jail and
25	¬	verify his address and employment

1	information?
2	PROBATION OFFICER: That is correct.
3	THE COURT: All address I assume
4	all of this to and from work and any other
5	approved activities restricts him to Palm
6	Beach County, is that correct?
7	PROBATION OFFICER: That is correct,
8	Your Honor.
9	THE COURT: So let's be clear,
10	everything, from the day he walks out
11	occurs in Palm Beach County, is that clear?
12	MR. GOLDBERGER: We understand, Your
13	Honor. That's correct.
14	THE COURT: Then the additional
15	condition of his probation, they are not
16	sex offender standard conditions, they are
17	just conditions that are being imposed
18	especially in this case?
19	MS. BELOHLAVEK: Correct.
20	THE COURT: They are as follows, you
21	shall submit to a mandatory curfew from 10
22	p.m. to 6:00 a.m. regardless of any other
23	restrictions regarding work or approved
24	activity, there will be no exceptions to
25	being at home in house from 10 p.m. to 6

1	a.m., is that correct?
2	MS. BELOHLAVEK: Yes.
3	THE COURT: If the victim was under
4	age of 18 years which I gather is the case
5	because it's circled, you shall not live
6	within 1000 feet of a school, day care
7	center, park, playground or other place
8	where children regularly congregate.
9	Has someone verified that 358 El
10	Brillo is such a place?
11	MS. BELOHLAVEK: No, but that will be
12	done prior to his release.
13	THE COURT: So 358 El Brillo will not
14	be approved if it should happen to be one
15	thousand feet from a school, day care
16	center, park, playground or other place
17	this is rather open.
18	MR. GOLDBERGER: Where children
1.9	gather.
20	THE COURT: Where children regularly
21	congregate.
22	MS. BELOHLAVEK: Right.
23	THE COURT: The Court knows 358 El
24	Brillo Way is a residential neighborhood,
25	are there areas there where children

1	regularly congregate?
2	MS. BELOHLAVEK: I personally do not
3	know.
4	THE COURT: Neither do I, which is
5	why I'm asking. Has that been
6	investigated?
7	MR. GOLDBERGER: We have done our due
8	diligence, for what it's worth, there is a
9	residential street. There are not children
10	congregating on that street. We think the
11	address applies, if it doesn't, we fully
12	recognize that he can't live there.
13	THE COURT: Okay. D is, you shall
14	not have any contact with the victim, are
15	there more than one victim?
16	MS. BELOHLAVEK: There's several.
17	THE COURT: Several, all of the
18	victims. So this should be plural. I'm
19	making that plural. You are not to have
20	any contact direct or indirect, and in this
21	day and age I find it necessary to go over
22	exactly what we mean by indirect. By
23	indirect, we mean no text messages, no
24	e-mail, no Face Book, no My Space, no
25	telephone calls, no voice mails, no

1	messages through carrier pigeon, no
2	messages through third parties, no hey
3	would you tell so and so for me, no having
4	a friend, acquaintance or stranger approach
5	any of these victims with a message of any
6	sort from you, is that clear?
7	THE DEFENDANT: Yes, ma'am
8	THE COURT: And then it states,
9	unless approved by the victim, the
10	therapist and the sentencing court. Okay.
11	THE DEFENDANT: I understand.
12	THE COURT: And the sentencing court.
13	So, if there is a desire which, I would
14	think would be a bit strange to have
15	contact with any of the victims the court
16	must approve it.
17	MS. BELOHLAVEK: Correct.
18	THE COURT: If the victim was under
19	the age of 18, which was the case, you
20	shall not until you have successfully
21	attended and completed the sex offender
22	program. So, is this sex offender program
23	becoming a condition of probation?
24	MS. BELOHLAVEK: That is not. I
25	don't believe I circled that one.

1	THE COURT: You did.
2	MR. GOLDBERGER: That's a mistake on
3	our part. Actually the statute that he is
4	pleading guilty to does not require the
5	THE COURT: I understand that, but
6	you circled it.
7	MS. BELOHLAVEK: I apologize, that
8	one is not. He has already been in
9	treatment with a private psychiatrist.
10	THE COURT: Which you find to be an
11	adequate substitute for sex offender
12	program?
13	MS. BELOHLAVEK: I it is not
14	required and based upon the evaluation and
15	my contact with that doctor, I don't
16	believe it's necessary at this point.
17	THE COURT: Has that been I assume
18	you have a law degree and do not have a
19	Ph.D in a psychology or MD in psychiatry?
20	MS. BELOHLAVEK: That is correct, I
21	don't.
22	THE COURT: So it is just your
23	judgement
24	MS. BELOHLAVEK: Correct.
25	THE COURT: that his treatment

1	with some fancy private psychiatrist or
2	psychologist in his case is okay?
3	MS. BELOHLAVEK: That is correct.
4	THE COURT: So you are not imposing
5	E?
6	MS. BELOHLAVEK: Correct.
7	THE COURT: F, if the victim was
8	under the age of 18, you shall not work or
9	play or as a volunteer in any school, day
10	care center, park, play ground or other
11	place where children regularly congregate,
12	is that understood?
13	THE DEFENDANT: Yes, ma'am.
14	THE COURT: Children will be defined
15	as anyone under the age of 18. There are a
16	lot of places where children regularly
17	congregate. What kind of work do you do?
18	THE DEFENDANT: Banking.
19	THE COURT: Here in Palm Beach
20	County?
21	THE DEFENDANT: Virgin Islands,
22	ma'am.
23	THE COURT: You understand you will
24	not travel from Palm Beach County for the
25	duration of this?

9	
1	THE DEFENDANT: Yes, ma'am.
2	MR. GOLDBERGER: Your Honor, I'm
3	sorry to interrupt, we do cover the
4	employment later in the agreement as to
5	what he is going to be doing during the one
6	year that he is on community control.
7	THE COURT: Okay. And let me
8	condition G, which is circled, unless
9	otherwise indicated in the treatment plan
10	provided by sexual offender treatment
11	program.
12	MR. GOLDBERGER: That's not in there.
13	THE COURT: Is that what you want?
14	MS. BELOHLAVEK: No.
15	THE COURT: But you do want the, you
16	will not view, own or possess any obscene
17	pornographic
18	MS. BELOHLAVEK: Correct.
19	THE COURT: Okay. But are you saying
20	that this therapist can okay him to own
21	certain pornographic material?
22	MS. BELOHLAVEK: No, not at all.
23	MR. GOLDBERGER: No, Your Honor.
24	THE COURT: Would be really helpful
25	if people read these things before they

1	signed them thoroughly.
2	Unless otherwise indicated in the
3	treatment plan. I'm just going to strike
4	out, provided by the sexual offender
5	treatment program. Is that what you
6	intend, that his therapist can
7	MS. BELOHLAVEK: No.
8	THE COURT: No?
9	MS. BELOHLAVEK: No.
10	THE COURT: Unless otherwise
1.1	indicated.
12	MR. GOLDBERGER: The parties have
13	agreed that during the period that he is
14	cannot be
15	THE COURT: Condition G will now
16	read, you shall not view, own, possess any
17	obscene, pornographic or sexually
18	stimulating visual or auditory material
19	including telephonic, electronic media,
20	computer program or computer services that
21	are relevant to your deviant behavior
22	pattern. And who is going to enforce that?
23	MS. BELOHLAVEK: The community
24	control officer.
25	THE COURT: How?

1	MS. BELOHLAVEK: They have the
2	obligation and included in there for
3	warrantless search to check at any time his
4	home, his computer, anything he has contact
5	with.
6	THE COURT: And do they regularly do
7	that?
8	PROBATION OFFICER: Yes, ma'am.
9	THE COURT: Since we have the
10	pleasure of having someone from the
11	Department of Corrections here.
12	Okay. H, you shall submit two
13	specimens of blood to the Florida
14	Department of Law Enforcement to be
15	registered in the DNA data bank.
16	J, you shall submit to a
17	warrantless search by your probation
18	officer or community control officer of
19	your person, residence or vehicle.
20	G where is the G?
21	MS. BELOHLAVEK: That was under the
22	original part, not under the sex offender
23	one.
24	THE COURT: Okay. Defendant to have
25	contact with the community control officer

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at a minimum one time a week.
Defendant to work at Florida
Science Foundation, 250 Australian Avenue,
West Palm Beach, Florida. Is that
volunteer work or work for pay?
MR. GOLDBERGER: It is a 501C
corporation that he has formed, Your Honor,
that will be doing charitable work.
THE COURT: That he has formed?
MR. GOLDBERGER: Yes.
THE COURT: What exactly is Florida
Science Foundation?
MR. GOLDBERGER: Do you want to
explain?
THE DEFENDANT: It funds science
programs around the state and the country.
THE COURT: How long has it been in
existence?
THE DEFENDANT: Fifteen years.
THE COURT: How many programs has it
funded?
THE DEFENDANT: Numerous, more than
50.
THE COURT: What is your position
with the organization?

1	THE DEFENDANT: President.
2	THE COURT: Is there a board of
. 3 .	directors?
4	THE DEFENDANT: Yes, ma'am.
5	THE COURT: Who's on the board of
6	directors?
7	THE DEFENDANT: Two attorneys.
8	THE COURT: What exactly do you do?
9	THE DEFENDANT: I'm an investment
10	banker but my
11	THE COURT: No, no, I mean with the
12	science foundation.
13	THE DEFENDANT: We fund
14	science programs
15	THE COURT: I don't want to know what
16	we do, I want to know what you do. How
17	often are you there?
18	THE DEFENDANT: I'm there every day,
19	I research, I take in people who want to
20	make presentations about why they need
21	money for funding medical research,
22	advanced science research. My background
23	is in physics. I go through all the
24	programs in detail, review the science work
25	potentials, I follow through on a daily

1	basis with what they have been given money
2	to do.
3	THE COURT: Who are some recent
4	grantees?
5	THE DEFENDANT: Harvard University.
6	There is a full program of Evolutionary
7	Dynamics, Neuro Science Institute of
8	California, the Physics Institute, MIT.
9	THE COURT: Do you ever have occasion
10	to deal with anyone under the age of
11	eighteen?
12	THE DEFENDANT: Not very often. It
13	is, if someone is in college sorry.
14	THE COURT: Right, that's why I'm
15	asking the question.
16	THE DEFENDANT: Most of the people I
17	fund are all usually professors.
18	THE COURT: Thank you. You
19	understand that you can't have contact with
20	anyone if this organization, do they
21	ever have any involvement with high
22	schools?
23	THE DEFENDANT: No, ma'am.
24	THE COURT: Students or teachers?
25	THE DEFENDANT: No, ma'am.

1	THE COURT: Okay.
) 2	MS. BELOHLAVEK: Those are
. 3	duplicates, you will see those are the same
4	as the ones on the previous page, however,
5	it was reproduced.
6	THE COURT: The next condition, you
7	shall maintain a driving log. You shall
8	not drive a motor vehicle while alone
9	without prior approval of your supervising
1.0	officer.
- 11	If there was sexual contact, you
12	shall submit to at probationer's or
13	community controllee's expense an HIV test
14	with results to be released to the victims,
15	victim's parent or guardian will be
16	victims, plural. Has that been done?
17	MR. GOLDBERGER: Not yet.
18	THE COURT: Do we have a time frame
19	on that? I would think ASAP might be good
20	on something like that.
21	MS. BELOHLAVEK: I believe they can
22	actually do that at the jail.
23	THE COURT: At his expense?
24	MS. BELOHLAVEK: Yes.
25	THE COURT: I would request that that

1	be done within 48 hours?
2	You shall not obtain or use a post
3	office box without prior approval of the
4	supervising officer.
5	Okay. Are all those conditions
6	you two have agreed to?
7	MS. BELOHLAVEK: Yes, Your Honor.
8	MR. GOLDBERGER: With the court's
9	amendments, yes.
10	THE COURT: Mr. Epstein, do you
11	understand?
12	THE DEFENDANT: Yes, ma'am.
13	THE COURT: I need the defendant to
14	sign number D where I had an s added to
15	victim, and G, we struck out the otherwise
16	indicated language. Otherwise, it is as
17	you agreed.
18	Mr. Epstein, do you understand
19	this is a somewhat complicated terms of the
20	plea that you've agreed to?
21	THE DEFENDANT: Yes, ma'am
22	THE COURT: Do you have any questions
23	about the terms of the plea?
24	THE DEFENDANT: No.
25	THE COURT: Can I ask the State why

1 .	you choose or defense and the State
2	together, why twelve months in the Palm
3	Beach County jail followed by six months?
4	Why not just send him to DOC?
5	MR. GOLDBERGER: It was the agreement
6	of the parties, Your Honor. We just
7	decided that was the best way to accomplish
8	what needed to be done here and the parties
9	agreed that that sentence satisfied
10	everyone's requirements.
11	THE COURT: The taxpayers of Palm
12	Beach County is going to pay 18 months to
13	house this guy instead of DOC?
14	MS. BELOHLAVEK: Right.
15	THE COURT: You understand we're
16	losing positions left and right in county
17	government because we haven't got enough
18	money but you want okay.
19	His requirement to register there
20	is many, many there is nine pages
21	outlining the sexual offender's requirement
22	to register with the department and
23	penalty, have you read all those,
24	Mr. Epstein?
25	THE DEFENDANT: Yes, ma'am.

1	THE COURT: Do you understand you
2	will be required to register and this will
3	be an ongoing life long obligation?
4	THE DEFENDANT: Yes, ma'am.
5	THE COURT: And this registration
6	occurs when?
7	MS. BELOHLAVEK: Within 48-hours of
8	release.
9	THE COURT: So when he gets out of
10	the Palm Beach County jail, he needs to
11	register? Okay. And the department who
12.	is going to provide him with the form?
13	MR. GOLDBERGER: He actually
14	registers out at the Sheriff's Office, Your
15	Honor, we can do it out there.
16	THE COURT: Okay. It has been
17	brought to my attention that FDLE is the
18	one who is statutorily required to handle
19	these registrations but some of our
20	municipal jurisdictions have taken it upon
21	themselves to impose additional
22	requirements, y'all understand that?
23	MS. BELOHLAVEK: Correct.
24	MR. GOLDBERGER: Right.
25	THE COURT: What you are telling him

1	÷	he has to do is the official State of
2		Florida registration?
3		MS. BELOHLAVEK: Correct.
4		THE COURT: Mr. Epstein, I need to
5		make sure you understand that that's what's
6		required by this plea. Anyone on
7		probation, community control is required to
8		live and abide by the laws. So if a
9		jurisdiction you choose to reside in should
10		have some additional municipal requirements
11		you will be required in order to comply
12		with the law of living there, just like you
13		can't get a parking ticket or speeding
14		ticket, to comply with those regulations
15		but I want to make sure you understand
16		because I have seen some defendants who
17		have been confused about this. If you
18		don't, for example, if the Town of Palm
19		Beach has you register that does not take
20		care of your requirement. Your requirement
21	,	to register with FDLE through the Sheriff's
22		office is separate, distinct and must be
23		done on their form according to their
24		schedule.
25		THE DEFENDANT: Yes, ma'am.

1	THE COURT: And if my experience the
2	last few months is of any value, they are
3	very serious about enforcing this. They
4	will be tracking you for the rest of your
5	life. Do not move. Do not go I don't
6	care when you are done with community
7	control, they need to know exactly where
8	you are and if you go anywhere without
9	registering, they will find and you will be
10	locked up.
11	THE DEFENDANT: Yes, ma'am.
12	THE COURT: Okay. Any questions
13	about that?
14	THE DEFENDANT: No, ma'am.
15	THE COURT: Did you read the plea in
16	the circuit court form that describes all
17	the rights you are giving up by entering
18	this plea?
19	THE DEFENDANT: Yes, ma'am.
20	THE COURT: I think I asked you
21	before, can you read?
22	THE DEFENDANT: Yes.
23	THE COURT: Are you under the
24	influence of alcohol, drugs or medication
25	today?

9	
1	THE DEFENDANT: No, ma'am.
2	THE COURT: Normally taking any
3	prescribed medication?
4	THE DEFENDANT: Only for cholesterol.
5	THE COURT: Does that interfere with
6 <u>.</u>	your mental ability?
7	THE DEFENDANT: No.
8	THE COURT: Do you understand you
9	have an attorney, you have a right to trial
10	by jury, there is not going to be a jury
11	trial. There won't be witnesses called.
12	That your attorney and you would have a
13	right to confront and cross examine, do you
14	understand you have a right to call
15	witnesses of your own and the court would
16	issue subpoenas to compel their attendance
17	just like any other witness called by the
18	State, that you have the right absolute
19	right to remain silent and that you would
20	not have to say or do anything at the trial
21	if there were a trial, do you understand
22	those rights?
23	THE DEFENDANT: Yes, ma'am.
24	THE COURT: Do you understand if you
25	are not a United States citizen your plea

1	could subject you to deportation pursuant
2	to the laws and regulations governing the
3	United States Immigration and
4	Naturalization Service and this court has
5	no jurisdiction or authority in such
6	matters, do you understand that?
7	THE DEFENDANT: Yes.
8	THE COURT: Has anybody threatened
9	you, coerced you or promised you anything
10	other than the terms of this plea to get
11	you to enter this plea?
12	THE DEFENDANT: No.
13	THE COURT: Do you understand this is
14	a plea in criminal court?
15	THE DEFENDANT: Yes, ma'am.
. 16	THE COURT: This has in criminal
17	court in Palm Beach County, State of
18	Florida. I have absolutely nothing to do
19	with any civil matters or matters in any
20	other jurisdiction, do you understand that?
21	THE DEFENDANT: Yes, ma'am.
22	THE COURT: Is this plea in any way
23	tied to any promises or representations by
24	any civil attorneys or other jurisdictions?
25 .	MR. GOLDBERGER: May we come sidebar

9	
1	on that, Your Honor?
2	THE COURT: It is going to be
3	recorded.
4	MR. GOLDBERGER: That's fine.
5	THE COURT: Defendant needs to
6	approach as well.
7	(Whereupon, there was a conference at
8	the bench.)
9	MR. GOLDBERGER: The reason why I
10	asked to come sidebar, there is a
11	nonprosecution agreement with the United
12 .	States Attorney's office that triggers as a
13	result of this plea agreement. In other
14	words, they have signed off and said they
15	will not prosecute Mr. Epstein in the
16	Southern District of Florida for any
. 17	offense upon his successful taking of this
18	plea today. That is a confidential
19	document that the parties have agreed to.
20	Just in an abundance of caution, I wanted
21	to tell the court.
22	THE COURT: I understand, that would
23	also be invalidated should he violate his
24	community control?
<u> </u>	MD COLDDIDATE Alexander Michael

MR. GOLDBERGER: Absolutely. That

25

1	nonprosecution agreement
2	MS. BELOHLAVEK: They spell all that
3	out.
4	THE COURT: Mr. Epstein needs to come
5	closer.
6	Mr. Epstein, your attorney has
7	told me that in addition to everything, we
8	talked about another Inducement, shall we
9	say, to your taking this plea is that the
10	U.S. Attorney for the Southern District of
11	the State of Florida, federal prosecutor,
12	has agreed to a nonprosecution agreement
13	with you, meaning that if you successfully
1.4	complete probation and do everything you're
15	supposed to, they have, have agreed not to
16	prosecute you federally, did you understand
17	that?
18	THE DEFENDANT: Yes, ma'am.
19	THE COURT: And I would view that as
20	a significant inducement in accepting this
21	plea.
22	MS. BELOHLAVEK: They are actually in
23	court here today, also.
24	THE COURT: Okay.
25	MR. GOLDBERGER: And the plea

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1	agreement very carefully spelled out if
2	there was a breach that would violate this
3	agreement, so we are well aware of it.
4	THE COURT: Okay. I would request
5	that a sealed copy of that Mr. Epstein
6	has signed that document?
7	MR. GOLDBERGER: Yes, I would like to
8	seal the copy.
9	THE COURT: I want a sealed copy of
10	that filed in this case. That is the only
11	other condition of the agreement that is
12	influencing this defendant to make this
13	decision?
14	MR. GOLDBERGER: Absolutely. I think
15	that's the right idea.
16	(Return to open court.)
17	THE COURT: Mr. Epstein, is there
18	anything else?
19	THE DEFENDANT: No, ma'am.
20	THE COURT: Because I don't take
21	these pleas unless they are freely and
22	voluntarily made.
23	THE DEFENDANT: I understand that.
24	THE COURT: I also don't want
25	somebody or anybody coming back a year,

1	two years from now saying, oh no, no, they
2	beat me over the head or if there is
3	anything else that is influencing you to
4	make this decision, then I need to know
5	about it.
6	THE DEFENDANT: I understand that.
7	MR. GOLDBERGER: Thank you.
8	THE DEFENDANT: Thank you very much,
9	Your Honor.
10	(Return to open court.)
11	THE COURT: All right, Mr. Epstein,
12	any questions about the rights you are
13	giving up by entering this plea?
14	THE DEFENDANT: No ma'am.
15	THE COURT: State, please give me a
16	factual basis.
17	MS. BELOHLAVEK: In 069454 CF AMB,
18	between August 1, 2004 and October 31,
19	2005, the defendant in Palm Beach County
20	did solicit or procure someone to commit
21	prosecution on three or more occasions.
22	And in 08 CF 9381 CF AMB between
23	August 1, 2004 and October 9, 2005, the
24	defendant did procure a minor under the age
25	of 18 to commit prostitution in Palm Beach

1	County also.
2	THE COURT: I find a sufficient
3	factual basis to support the pleas.
4	Are all of the victims in both of
5	these cases in agreement with the terms of
6	this plea?
7	MS. BELOHLAVEK: I have spoken to
8	several myself and I have spoken to
9	counsel, through counsel as to the other
10	victim, and I believe, yes.
11	THE COURT: And with regard to the
12	victims under age eighteen, is that
13	victim's parents or guardian in agreement
14	with the plea?
15	MS. BELOHLAVEK: That victim is not
16	under age 18 any more and that's why we
17	spoke with her counsel.
18	THE COURT: And she is in agreement
19	with the plea?
20	MS. BELOHLAVEK: Yes.
21	THE COURT: And community control
22	will be given information concerning how to
23	contact these victims?
24	MS. BELOHLAVEK: Yes.
25	THE COURT: Confidentially. That

<u> </u>	
1	information will not be related to the
2	defendant but will be used exclusively for
3	purposes of verifying compliance with this
4	agreement?
5	MS. BELOHLAVEK: Yes.
6	THE COURT: Is there anything else
7	from anybody else before I accept this
8	plea?
9	MR. GOLDBERGER: No, Your Honor.
10	THE COURT: Mr. Goldberger, if it is
11	your desire, you may enter your client's
12	plea.
13	MR. GOLDBERGER: Thank you, Your
14	Honor, at this time we would withdraw our
15	previously entered pleas of not guilty,
16	enter pleas of guilty pursuant to
17	negotiations with the State.
18	THE COURT: Mr. Epstein, I am going
19	to accept those pleas on your behalf. I
20	find you are intelligent, alert, you
21	understand what is going on here and the
22	consequence of entering this plea, you are
23	doing it freely and voluntarily.
24	Pursuant to the plea, I am waiving
25	a PSI, I will sentence you at this time

1	pursuant to it. I will adjudicate you
2	guilty of felony solicitation of
3	prostitution, a third degree felony, case
4	number 06 CF 00945A 454 AMB, and
5	procuring a person under 18 for
	prostitution, a second degree felony 08 CF
7	009381AMB.
8	With respect to the solicitation
9	of prosecution, I will sentence you to
10	twelve months in the Palm Beach County
11	detention facility with credit for the one
12	day served.
13	With respect to 08 CF 009381, I
14	will sentence you to six months in the Palm
15	Beach County detention facility, with
16	credit for the one day served. That six
17	month sentence is to be served consecutive
18	to the twelve month sentence.
19	Following the six month sentence
20	you will be placed on 12 months of
21	community control. That will be on both
22	cases, I assume, to run concurrently,
23	correct?
24	MS. BELOHLAVEK: Only on the 08 case.
25	THE COURT: Only on the second degree

1	felony?
2	MS. BELOHLAVEK: Correct, the one
3	that designates him a sexual offender.
4	THE COURT: Okay. So only on case
5	number 08 CF 009381AMB will you be on one
6	year community control which would then
7	invoke a potential penalty of fifteen years
8	were you to violate.
9	The special conditions are that
10	you are to have no unsupervised contact
11	with minors and the supervising adult must
12	be approved by the Department of
13	Corrections. You are to be designated a
14	sexual offender pursuant to Florida Statute
15	943.0435 and you must abide by all
16	requirements of that statute which I have
17	read and we have discussed.
18	You will remain confined to your
19	residence except one half hour before and
20	after your approved employment, community
21	service work or other activities approved
22	by your probation officer. You will
23	maintain an hourly accounting of all your
24	activity on a daily log which you submit to
25	the supervising officer upon request.

1	You will be residing at 358 El
2	Brillo Way, Palm Beach, Florida 33480.
3	Should you desire to move or go to a
4	different location upon release from
5	custody, you will get preapproval of that
6	location from the Department of
7	Corrections. You will have to contact your
8	community control officer a minimum of once
9	a week, it can be more often at their
10	discretion and you are to work at the
11	Florida Science Foundation at 250
12	Australian Avenue in West Palm Beach,
13	Florida. You will submit to a mandatory
14	curfew of 10 p.m. to 6 a.m.
15	You shall not live within a
16	thousand feet of a school, day care center,
17	park, playground or other place where
18	children congregate. You shall not have
19	any contact with the victims, directly or
20	indirectly including through a third person
21	unless approved by victim's therapist and
22	the sentencing court.
23	You shall not work for pay or as a
24	volunteer at any school, day care center
25	park, play ground, other place where

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1	children may congregate. You shall not
in the contract of the 2^{i} and the contract of the contra	view, own or possess any obscene
3	pornographic or sexually stimulating or
4	visual, auditory material including
5	telephone, electronic media, computer
6	programs, computer services that are
7	relevant to deviant behavior.
8 .	You shall submit two specimens of
9	blood to Florida Department of Law
10	Enforcement to be registered with the DNA
. 11	data bank. You shall submit to a
12	warrantless search by the probation officer
. 13	or community control officer of your
14	person, residence or vehicle.
15	You shall maintain a driving log.
16	You shall not drive a motor vehicle while
17	alone without prior approval of the
18	supervising officer.
19	You shall submit to, at
20	probationer or community control expense a
21	HIV test, the result of which is to be
22	released to the victims or victim's parent
23	or guardian. That has to be done within 48
24	hours.
25	You shall not obtain or a use post

1	office box without the prior approval of
2	the supervising officer.
3.	MS. BELOHLAVEK: You forgot one that
4	you may not possess, own or view sexually
. 5	stimulating I don't believe you read
6	that outloud just now.
. 7	THE COURT: Yes, I did.
8	MS. BELOHLAVEK: I'm sorry, I didn't
9	hear it. I just wanted to make sure.
10	THE COURT: And the warrantless
11	search by the community control officer of
12	the person, residence or vehicle
13	understand the person, residence or vehicle
14	includes anything you might possess like
15	computer, a cell phone and whatever other
16	elaborate devices there are to communicate
17	electronically these days, okay. Good
18	luck.
19	MR. GOLDBERGER: Thank you.
20	MS. BELOHLAVEK: Thank you.
21	THE COURT: Is there a judgment?
22	MR. GOLDBERGER: Yes, there should be
23	judgments.
24	THE COURT: Was there a condition of
25	community control that he pay or is he

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1	paying it?
2	MR. GOLDBERGER: Actually there is a
3	cash bond posted, court cost can be
4	deducted from the cash bond.
5	THE COURT: \$574 is the total?
6	MS. BELOHLAVEK: Correct.
7	THE COURT: Is that to cover both
8	cases?
9	MR. GOLDBERGER: Yes.
10	THE COURT: Thank you.
11	MR. GOLDBERGER: Thank you, Your
12	Honor.
13	(Whereupon, at 9:48 o'clock a.m. the
14	proceedings before the Court concluded.)
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<u></u>	CHRITICATE
2	
3	THE STATE OF FLORIDA,
4.	COUNTY OF PALM BEACH.
5	I, PHYLLIS A. DAMES, Official Court
6	Reporter for the Fifteenth Judicial Circuit,
7	Criminal Division, in and for Palm Beach County,
8	Florida; do hereby certify that I was authorized
9	to and did report the foregoing proceedings before
10	the Court at the time and place aforesaid; and
11	that the preceding pages numbered from 1 through 49,
12	inclusive, represent a true and accurate
13	transcription of my stenonotes taken at said
14	proceedings.
15	IN WITNESS WHEREOF, I have hereunto
16	affixed my official signature this ^{19th} day of
17	
18	July, 2008.
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21	PHYLLIS A. DAMES
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